Bill No. SB 300, 1st Eng. (2023)

Amendment No.

CHAMBER ACTION

Senate House

Representative Valdés offered the following:

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Amendment (with title amendment)

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Remove line 137 and insert: clients.

The department must approve any materials used for (a) education under paragraph (1)(d). The department must adopt a policy regarding an objection by a resident of the county to the use of a specific material, which clearly describes a process to handle all objections and provides for resolution. The objection form, as prescribed by the department, and the department's process must be easy to read and understand and be easily accessible on the homepage of the department's website, each

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subcontractor's website, and each affiliated donor website. The
objection form must also identify the department's point of
contact and contact information for the submission of an
objection. The process must provide the resident the opportunity
to provide evidence to the department that the educational
material:

- 1. Does not represent medically accurate and cited information.
 - 2. Is religious or coercive in nature.
 - 3. Misrepresents legal healthcare options.
- (b) Any material that is subject to an objection must be removed within 5 business days after receipt of the objection and remain unavailable to clients of that location until the objection is resolved. Residents shall have the right to read passages from any material that is subject to an objection. If the educational material is found to have prohibited content, the subcontractor shall discontinue the use of the material.

TITLE AMENDMENT

Remove line 14 and insert:

services; requiring the department to approve certain materials and adopt a policy to address an objection to such materials; providing requirements for such policy; revising the contract requirements to

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